## **VERDICT SHEET**

Koehler v. MTA Re: CV 16-3 September 15, 2022

## Federal Employer Liability Act (FELA)

1.	Has Plaintiff proven, by a pre	ponderance of the evidence that the MTA was negligent?  NO
	If YES,	Proceed to answer Question 2.
	If <b>NO</b> , DO NOT	answer Question 2 and inform the Clerk.
2.	Has Plaintiff proven, by a preponderance of the evidence, that the MTA's negligence caused the Plaintiff's injuries, no matter how slightly?	
	YES	NO
]	If you have answered YES to BO	TH Questions 1 AND 2, Proceed to Answer Question 3.

If you have **NOT** answered YES to BOTH Questions 1 AND 2 inform the Clerk.

## **Damages Instructions**

## Answer "Damages" ONLY IF

You have answered YES, to Questions 1 AND 2.

- 3. What damages, if any, is Plaintiff entitled to recover?
  - A. Past Lost Wages and Overtime:

s 375,000

B. Past physical pain and suffering and emotional suffering:

s <u>62,500</u>

C. Future physical pain and suffering and emotional suffering:

s <u>62,500</u>